

PATENT APPLICATION
IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application Serial No: 10/611,259	Attorney Docket No: ATT02329
Application Filing Date: 06-30-2003	Inventor(s): James Harold Gray, et al.
Examiner: Salce, Jason P.	
Art Group: 2421	Patent No: n/a
Confirmation No: 2777	Patent Issue Date: n/a
Title: System and method for providing interactive media content over a network	

Date: 07/01/2009

Mail Stop AMENDMENT
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir or Madam,

The Applicant hereby requests consideration by the Examiner of the references cited on the multiple IDS forms being submitted herewith. The Applicant is submitting herewith 4 separate PTO/SB/08a EFS-compatible forms because the total number of references being submitted within this e-IDS exceeds the maximum number allowed within a single PTO/SB/08a EFS-compatible form (i.e., each individual e-IDS may contain a listing of (1) a combined total of 50 U.S. patents and U.S. patent application publications, (2) 50 foreign patent documents, and (3) 50 NPLs).

To file the entire supportive documents for this IDS filing, 3 separate e-filings will be filed on the same day. As described in M.P.E.P. § 609.07, the Applicant respectfully submits herewith a single fee under 37 C.F.R. § 1.17(p) for this e-IDS, and the Applicant respectfully asserts that this e-IDS filing meets the following conditions prescribed in M.P.E.P. § 609.07:

(A) the fee required by 37 C.F.R. § 1.17(p) is included with the first e-IDS submission (since it will normally be processed first);

(B) all subsequent submissions making up the IDS should explicitly state that the fee was included in the earlier submission and request that the one fee be accepted for the second and any subsequent submission; and

(C) all subsequent submissions (electronic or paper) must be received by the Office on the same date as the first e-IDS submission with which the fee was included.

The Examiner is invited to contact the undersigned by telephone or facsimile if the Examiner believes that such a communication would advance the prosecution of the present U.S. utility patent application.

RESPECTFULLY SUBMITTED,
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